UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

GUCCI AMERICA, INC.,

Plaintiff,

v.

Case No. 04-10492-DPW

SMART BARGAINS, INC., SMART BARGAINS CORPORATION and SMARTBARGAINS.COM,

Defendants.

JOINT MOTION FOR EXTENSION OF TIME

Plaintiff Gucci America, Inc. and Defendants Smart Bargains, Inc., Smart Bargains Corporation and Smartbargains.com jointly move this Court for an order extending the time an additional twenty (20) days, through and including August 24, 2004, for defendants Smart Bargains, Inc., Smart Bargains Corporation and Smartbargains.com to Answer or otherwise plead in response to plaintiff's Complaint. This is the second requested extension and is sought to provide the parties additional time to discuss a negotiated resolution of the dispute.

Because defendants have not yet obtained local counsel, plaintiff is filing this motion as a courtesy to defendants.

GUCCI AMERICA, INC.

By:

Mark Schonfeld
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Burns & Levinson LLP
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Boston, MA 02110
(617) 345-3000

Dated: August 3, 2004

SMART BARGAINS, INC., SMART BARGAINS CORPORATION and SMARTBARGAINS.COM

OF COUNSEL
Theodore R. Remaklus
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Certificate of Service

I, Mark Schonfeld, hereby certify that I have served Joint Motion for Extension of Time on Defendants Smart Bargains, Inc., Smart Bargains Corporation and Smartbargains.com by mailing a copy via first class mail to:

Theodore R. Remaklus, Esq. Wood, Herron & Evans, LLP 2700 Carew Tower 441 Vine Street Cincinnati, OH 45202-2917

Much Schonfeld

Mark Schonfeld

Date: August 3, 2004

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